DAVIS POLK & WARDWELL

1300 I STREET, N W WASHINGTON, D C 20005 450 LEXINGTON AVENUE NEW YORK, N.Y. 10017

212-450-4000

FAX 212-450-4800

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MESSETURM

60308 FRANKFURT AM MAIN

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WRITER'S DIRECT NUMBER

I FREDERICK'S PLACE

4. PLACE DE LA CONCORDE

75008 PARIS

September 29, 1993

Re: TTX Company - Second Supplement to Lease (No. 38-A)

and Equipment Trust Agreement (No. 38-A)

Recordation Number 18281

1888 FEEDER

Interstate Commerce Commission 12th Street and Constitution Avenue, N.W. Washington, D.C. 20423

SEP 30 1993 * 55 AM

Attention: Sidney L. Strickland, Secretary

INTERSTATE COMMERCE COMMISSION

Dear Mr. Secretary:

I have enclosed two fully executed and acknowledged originals of the document described below, to be recorded pursuant to Section 11303 of Title 49 of the United States Code.

The enclosed document is entitled (No. 38-A) Second Lease Supplement, Trust Agreement Supplement and Equipment Trust Agreement Supplement (the "Supplement") dated as of September 30, 1993, among TTX Company (the "Lessee"), Society National Bank (the "Owner Trustee") and First Security Bank of Utah, National Association (the "Security Trustee"). The Supplement supplements both the Lease of Railroad Equipment (No. 38-A) dated as of June 30, 1993, between the Lessee and the Owner Trustee and the Equipment Trust Agreement (No. 38-A) dated as of June 30, 1993, between the Owner Trustee and the Security Trustee. The Supplement is a "secondary document" as defined in the applicable regulations.

The names and addresses of the parties to the first document are as follows:

Vendor and Lessee:

TTX Company

101 North Wacker Drive Chicago, Illinois 60606

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Lessor: Society National Bank

2073 East 9th Street

First Floor

Cleveland, OH 44101

Trustee: First Security Bank of Utah,

National Association 79 South Main Street

P.O. Box 30007

Salt Lake City, Utah 84130-0007

The equipment covered by the Supplement consists of (a) five-unit articulated double-stack container-well cars for transporting cargo containers, (b) single-unit heavy-lift double-stack container-well cars, (c) five-unit, articulated all purpose spine cars with retractable hitches for transporting trailers or containers each 48' in length and (d) five-unit, articulated all purpose spine cars with retractable hitches for transporting trailers or containers each 53' in length, but shall not include any special devices, racks or assemblies, at any time attached or affixed to any such equipment, the title to which is in a person other than the Owner Trustee. Such equipment is identified with more particularity in Schedule A of the Supplement.

A fee of sixteen dollars (\$16.00) is enclosed. Please return one of the originals to me at Davis Polk & Wardwell, 450 Lexington Avenue, New York, New York 10017.

A short summary of each of the documents to appear in the index follows:

(No. 38-A) Second Lease Supplement, Trust Agreement Supplement and Equipment Trust Agreement Supplement dated as of September 30, 1993 (the "Supplement"), among TTX Company, 101 North Wacker Drive, Chicago, Illinois 60606 (the Lessee"), Society National Bank, not in its individual capacity but solely as Owner Trustee, 2073 East 9th Street, First Floor, Cleveland, Ohio 44101, (the "Owner Trustee") and First Security Bank of Utah, National Association, 79 South Main Street, P.O. Box 30007, Salt Lake City, Utah 84130-0007 (the "Security Trustee") supplementing both the Lease of Railroad Equipment (No. 38-A) dated as of June 30, 1993, between the Lessee and the Owner Trustee and the Equipment Trust Agreement (No. 38-A) dated as of June 30, 1993, between the Owner Trustee and the Security Trustee covering (a) five-unit articulated double-stack container-well cars for transporting cargo containers, (b) single-unit heavy-lift double-stack

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Interstate Commerce Commission

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September 29, 1993

container-well cars, (c) five-unit, articulated all purpose spine cars with retractable hitches for transporting trailers or containers each 48' in length and (d) five-unit, articulated all purpose spine cars with retractable hitches for transporting trailers or containers each 53' in length, but not including any special devices, racks or assemblies, at any time attached or affixed to any such equipment, the title to which is in a person other than the Owner Trustee. The equipment covered by the Supplement is set forth in Schedule A to such document.

Very truly yours,

Bruce Dallas

Representative for TTX Company

Enclosures

18281-C

SEP 30 1993 - 8 224M

No. 38-A SECOND

INTERSTATE COMMERCE COMMISSION

LEASE SUPPLEMENT, TRUST AGREEMENT SUPPLEMENT AND EQUIPMENT TRUST AGREEMENT SUPPLEMENT

38-A SECOND LEASE SUPPLEMENT, TRUST AGREEMENT SUPPLEMENT AND EQUIPMENT TRUST AGREEMENT SUPPLEMENT ("Supplement") dated as of September 30, 1993, among TTX COMPANY, a Delaware corporation (hereinafter called the "Lessee"), SOCIETY NATIONAL BANK, a national banking association, not in its individual capacity, but solely as trustee (hereinafter, in such capacity, called the "Lessor/Owner Trustee") under a Trust Agreement (No. 38-A) dated as of June 30, 1993 (hereinafter called the "Trust Agreement") with MetLife Capital, Limited Partnership, a Delaware limited partnership, (hereinafter called the "Beneficial Owner") and FIRST SECURITY BANK OF UTAH, NATIONAL ASSOCIATION, a national association, not in its individual capacity, but solely as trustee (hereinafter, in such capacity, called the "Security Trustee") under an Equipment Trust Agreement (No. 38-A) dated as of June 30, 1993 (hereinafter called the "Equipment Trust Agreement") with Lessor/Owner Trustee.

WHEREAS, the Lessor/Owner Trustee and the Lessee have heretofore entered into a Lease of Railroad Equipment (No. 38-A) dated as of June 30, 1993 (hereinafter called the "Lease"), which provides for the execution of a Lease Supplement substantially in the form of Section 2 hereof for the purpose of altering the mix of Car Types or substituting units from other builders (hereinafter called "Additional Equipment"); and

WHEREAS, the Beneficial Owner and the Lessor/Owner Trustee have heretofore entered into the Trust Agreement and the Lessor/Owner Trustee and the Security Trustee have heretofore entered into the Equipment Trust Agreement, which provide for the execution and delivery of a Trust Agreement and Equipment Trust Supplement, substantially in the form of Section 3 hereof, which shall particularly describe such Additional Equipment to be included in the property covered by the Trust Agreement and the Equipment Trust Agreement;

NOW THEREFORE, in consideration of the premises and the mutual covenants herein and in the Lease, the Equipment Trust Agreement and the Trust Agreement contained, the parties hereto agree as follows:

Section 1. $\underline{\text{Definitions}}$. Terms defined in the Lease and not otherwise defined herein have, as used herein, the respective meanings provided for therein.

Section 2. <u>Lease Supplement</u>. The Lessee hereby assigns to the Lessor/Owner Trustee all the Lessee's right, title, and interest in the Additional Equipment described in Schedule A hereto, and the Lessor/Owner Trustee appoints the Lessee its agent in respect of such Additional Equipment, all in like manner and as more fully set forth in Section One of the Lease. Upon acceptance by the Lessee on behalf of the Lessor/Owner Trustee, in like manner as aforesaid, such Additional Equipment shall be subject to the Lease and this Supplement.

This Supplement shall be construed as supplemental to the Lease and shall form a part thereof, and the Lease is hereby incorporated by reference herein and is hereby ratified, approved and confirmed.

The terms and conditions of the Lease shall apply to the Additional Equipment, as if originally set forth therein.

Except as supplemented hereby, the Lease shall remain in full force and effect.

Section 3. Trust Agreement and Equipment Trust Agreement Supplement. As security for the due and punctual payment of the principal of and premium, if any, and interest on the Equipment Trust Certificates and the performance and observance by the Lessor/Owner Trustee and the Beneficial Owner of all the covenants made by or on their behalf and the conditions contained in Equipment Trust Agreement and in the Participation Agreement, the Lessor/Owner Trustee hereby:

- (a) grants to the Security Trustee for the security and benefit of the holders of Certificates a security interest in all of the Owner Trustee's right, title and interest in and to the Additional Equipment described in Schedule A hereto, the bills of sale and manufacturers' warranties in respect thereof, all improvements and additions now or hereafter made or affixed thereto, subleases and car contracts relating to the Additional Equipment, all payments under such subleases and car contracts and all cash or noncash proceeds (including proceeds relating to a casualty of the Additional Equipment, but excluding all rents due or to become due under the Lease and Rent Agreement) therefrom; and
- (b) assigns to the Security Trustee all of the Owner Trustee's right, title and interest in and to the Lease as hereby amended and Rent Agreement and all payments, including, without limitation, all payments of Rent (as defined in the Lease) due or to become due thereunder, excluding, however,

the Excluded Interests (as such term is defined in the Equipment Trust Agreement).

Such security interest shall attach upon the execution by the Security Trustee of this Supplement.

This Supplement shall be construed as supplemental to the Trust Agreement and the Equipment Trust Agreement and shall form a part thereof, and the Trust Agreement and the Equipment Trust Agreement are hereby incorporated by reference herein and are hereby ratified, approved and confirmed.

The Lessor/Owner Trustee hereby acknowledges that the Additional Equipment referred to in this Supplement and the aforesaid Lease Supplement has been delivered to the Lessor/Owner Trustee and is included in the property of the Lessor/Owner Trustee and covered by all the terms and conditions of the Trust Agreement, subject to the lien of the Equipment Trust Agreement.

IN WITNESS WHEREOF, the parties hereto have each caused this Supplement to be duly executed by their respective officers thereunto duly authorized as of the date first above written:

TTX COMPANY

Ву

Name: Thomas D. Marion

Title: Treasurer

SOCIETY NATIONAL BANK, not in its individual capacity, but solely as Owner Trustee

Ву _

Name: C. M. Nagy

Title: Vice President

FIRST SECURITY BANK OF UTAH, NATIONAL ASSOCIATION

By _

Name: Val T. Orton Title: Assistant Vice

President

STATE OF ILLINOIS)) ss.:		
COUNTY OF COOK)		
appeared Thomas D. Mario duly sworn, says that he of the seals affixed to seal of said company, sealed on behalf of sa directors, and he acknow instrument was the free Notary Public My Commission	n, to me pe is the Tre the forego and that s id company aledged that	easurer of TTX Company, sing instrument is the c said instrument was si by authority of its t the execution of the f	me being that one corporate gned and board of foregoing
My commission expires:		• /	
STATE OF OHIO) COUNTY OF CUYAHOGA)	ss.:		
On this data appeared C. M. Nagy, to sworn, says that he is that one of the seals a corporate seal of said signed and sealed on beh board of directors, and foregoing instrument was	a Vice Pres affixed to corporation alf of said he acknowl	sident of Society Nation the foregoing instrument in the foregoing instrument in the carporation by authorication by authorication the execution in the executi	nal Bank, nt is the ament was ty of its on of the
		Notary Public	
My commission expires:			

IN WITNESS WHEREOF, the parties hereto have each caused this Supplement to be duly executed by their respective officers thereunto duly authorized as of the date first above written:

TTX COMPANY

Ву

Name: Thomas D. Marion

Title: Treasurer

SOCIETY NATIONAL BANK, not in its individual capacity, but solely as Owner Trustee

By

Name: C. M. Nagy

Title: Vice Président

FIRST SECURITY BANK OF UTAH, NATIONAL ASSOCIATION

Ву

Name: Val T. Orton Title: Assistant Vice

President

STATE OF ILLINOIS)	
)	SS.
COUNTY OF COOK)	

On this _____ day of September, 1993, before me personally appeared Thomas D. Marion, to me personally known, who, by me being duly sworn, says that he is the Treasurer of TTX Company, that one of the seals affixed to the foregoing instrument is the corporate seal of said company, and that said instrument was signed and sealed on behalf of said company by authority of its board of directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said company.

My commission expires:	Notary Public

STATE OF OHIO) SS.:
COUNTY OF CUYAHOGA)

On this 26 day of September, 1993, before me personally appeared C. M. Nagy, to me personally known, who, by me being duly sworn, says that he is a Vice President of Society National Bank, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, and that said instrument was signed and sealed on behalf of said corporation by authority of its board of directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

otary Public

My commission expires: DOUGLAS A WILSON, Attorney At Law Notary Public, State of Ohio My commission has no expiration date

Section 147 03 Revised Code

IN WITNESS WHEREOF, the parties hereto have each caused this Supplement to be duly executed by their respective officers thereunto duly authorized as of the date first above written:

TTX COMPANY

Name: Thomas D. Marion

Title: Treasurer

SOCIETY NATIONAL BANK, not in its individual capacity, but solely as Owner Trustee

Name: C. M. Nagy

Title: Vice President

FIRST SECURITY BANK OF UTAH, NATIONAL ASSOCIATION

Name: Val T. Orton Title: Assistant Vice

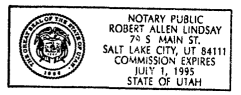
President

STATE OF UTAH)
) SS.:
COUNTY OF SALT LAKE)

On this $\cancel{10}$ day of September, 1993, before me personally appeared Val T. Orton, to me personally known, who, by me being duly sworn, says that he is an Assistant Vice President of First Security Bank of Utah, National Association, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, and that said instrument was signed and sealed on behalf of said corporation by authority of its board of directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public

My commission expires:



TL38 09/10/93

SCHEDULE A

TTX COMPANY
LEASE NO. 38A
DATED AS OF JUNE 30, 1993
CLOSING \$3, DATED SEPTEMBER 30, 1993

QUANTITY

BUILDER/ CAR TYPE	COMMITT			Pa Più Più alliano	
	CARS	PLATFORMS	CAR NUMBERS	DELIVERY PERIOD	CONTRAC
AINDERSON, INC.					
FIVE-UNIT ARTICULATED DOUBLE-STACK CONTAINER WELL CARS WITH CAPACITY FOR 20' TO 48' CONTAINERS IN ALL WELLS- DTTX.	16	80	75726-75741.	MAY. '93	T-4 0 92-
THRALL CAR MANUFACTURING					
FOUR-UNIT DRAWBAR-CONNECTED DOUBLE STACK CONTAINER WELL CARS WITH CAPACITY FOR 20' TO 48' CONTAINERS IN ALL WELLS- DTTX.	4	16	25335, 25342-25343, 25350.	MAY, '93	T-3C92-
SINGLE-UNIT DOUBLE-STACK CONTAINER WELL CARS WITH CAPACITY FOR 20' TO 48' CONTAINERS IN ALL WELLS- DTTX.	1 46	•	- · · · · · · · · · · · · · · · · · · ·	MARCH, '93 May—June, '93	T-3A92- T -40 92-
TRINITY INDUSTRIES, INC.					
FIVE-UNIT ARTICULATED ALL-PURPOSE SPINE FLATCARS WITH RETRACTABLE HITCHES FOR CARRYING CONTAINERS OR 28' THRU 48' TRAILERS- TTAX.	7	35	79835–79841.	MAY, '93	T4092-
FIVE-UNIT ARTICULATED ALL-PURPOSE SPINE FLATCARS WITH RETRACTABLE HITCHES FOR CARRYING CONTAINERS OR 28' THRU 53' TRAILERS— YTAX,	4	20	553000- 55 3003 .	MAY, '93	T-4C92-
TOTAL	78				